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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/711,671	11/13/2000	Greg S. Westrick	052156.031	7806
27805	7590	10/07/2005	EXAMINER	
THOMPSON HINE L.L.P. 2000 COURTHOUSE PLAZA , N.E. 10 WEST SECOND STREET DAYTON, OH 45402			COLBERT, ELLA	
			ART UNIT	PAPER NUMBER
			3624	

DATE MAILED: 10/07/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary

Application No.

09/711,671

Applicant(s)

WESTRICK, GREG S.

Examiner

Ella Colbert

Art Unit

3624

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 08 August 2005.
- 2a) ☐ This action is **FINAL**. 2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1-31 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 1-31 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
2. ☐ Certified copies of the priority documents have been received in Application No. _____.
3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- 1) ☒ Notice of References Cited (PTO-892)
- 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948)
- 3) ☐ Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)
Paper No(s)/Mail Date _____.
- 4) ☐ Interview Summary (PTO-413)
Paper No(s)/Mail Date _____.
- 5) ☐ Notice of Informal Patent Application (PTO-152)
- 6) ☐ Other: _____.

DETAILED ACTION

1. Claims 1-31 are pending. Claims 1 and 18 have been amended in this communication filed 08/08/05 entered as RCE with Amendment.

Continued Examination Under 37 CFR 1.114

2. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 08/08/05 has been entered.

Claim Rejections - 35 USC § 112

3. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

4. Claim 1 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. Claim 1 recites "the school-access graphical user interface enabling a given post-highschool education facility to establish an account that causes the financial-aid-service software program to provide customization of the corresponding student-access graphical user interface for the given post-highschool education facility, the school-access graphical user interface providing at least one form including entry and/or selection fields enabling a representative of the given post-highschool education facility to customize the content and operation of the

corresponding student-access graphical user interface; and each student-access graphical user interface for the given post-highschool education facility and each student-access graphical user interface providing at least financial-aid information to the borrower” which is confusing as written. Applicants’ are respectfully requested to clarify what Applicants’ are trying to invent in the claim language and to the Examiner.

Claim Rejections - 35 USC § 103

5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

6. Claims 1-2, and 18 are rejected under 35 U.S.C. 103(a) as being unpatentable over (WO 99/63454) Hitchcock et al, hereafter Hitchcock in view of (US 6,385,594 B1) Lebda et al, hereafter Lebda.

As per claim 1, Hitchcock teaches, A system for administering an on-line financial-aid service for a plurality of post-high school education facilities, comprising: a centralized computer server operatively coupled to a computer network; a plurality of school computer servers for a plurality of post-high school education facilities operatively coupled to the computer network (page 5, lines 16-18); and at least one user computer operatively coupled to the computer network (page 5, line 18 –page 6, line 4), the user computer being a computer of a borrower taken from a group consisting of a prospective student, an existing student, a parent of a prospective student and a parent

of an existing student; each school computer server including a Web-site software program providing a graphical user interface representing a Web-site for the respective post-high school education facility on the computer network (page 6, line 5 –page 7, line 19, fig. 6d and Fig. 8c and 8d –financial aid), the Web-site graphical user interface including an address link for connecting the user computer to the centralized computer server (page 8, lines 20-28, page 10, lines 12-19, and page 11, lines 4-18); the centralized computer server including a financial-aid-service software program providing a school-access graphical user interface accessible by each of the post-highschool education facilities and a student-access customizable graphical user interface for each of the post-high school education facilities, accessible by the borrower (page 5, line 16- page 6, line 13. Hitchcock failed to teach, the school-access graphical user interface enabling a given post-highschool education facility to establish an account that causes the financial-aid-service software program to provide customization of the corresponding student-access graphical user interface for the given post-highschool education facility, the school-access graphical user interface providing at least one form including entry and/or selection fields enabling a representative of the given post-highschool education facility to customize the content and operation of the corresponding student-access graphical user interface; and each student-access graphical user interface for the given post-highschool education facility and each student-access graphical user interface providing at least financial-aid information to the borrower. Lebda teaches, the school-access graphical user interface enabling a given post-highschool education facility to establish an account that causes the financial-aid-

Art Unit: 3624

service software program to provide customization of the corresponding student-access graphical user interface for the given post-highschool education facility, the school-access graphical user interface providing at least one form including entry and/or selection fields enabling a representative of the given post-highschool education facility to customize the content and operation of the corresponding student-access graphical user interface; and each student-access graphical user interface for the given post-highschool education facility and each student-access graphical user interface providing at least financial-aid information to the borrower (col. 2, lines 18-24 and line 66- col. 4, line 31). It would have been obvious to one having ordinary skill in the art at the time the invention was made to have the school-access graphical user interface enabling a given post-highschool education facility to establish an account that causes the financial-aid-service software program to provide customization of the corresponding student-access graphical user interface for the given post-highschool education facility, the school-access graphical user interface providing at least one form including entry and/or selection fields enabling a representative of the given post-highschool education facility to customize the content and operation of the corresponding student-access graphical user interface; and each student-access graphical user interface for the given post-highschool education facility and each student-access graphical user interface providing at least financial-aid information to the borrower and to modify in Hitchcock in view of Hitchcock's teachings of institutions and financial aid application submission in Fig. 8d and because such a modification would

allow Hitchcock to have a loan website that handles applications and has the capability of interacting with other computers through the internet to co-ordinate a loan application.

As per claim 2, Hitchcock teaches, The system of claim 1, wherein the student-access graphical user interface provides financial-aid services to the borrower in addition to the financial-aid information (page 12, lines 21-27, page 20, lines 9-14 and page 22, lines 10-25).

7. Claims 3-17 and 19-30 rejected under 35 U.S.C. 103(a) as being unpatentable over Hitchcock and Lebda in view of (US 5,745,885) Mottola et al, hereafter Mottola.

As per claim 3, Hitchcock and Lebda failed to teach, The system of claim 2, wherein the financial-aid information and services provided by the student-access graphical user interface includes federally required financial-aid education information. Mottola teaches, wherein the financial-aid information and services provided by the student-access graphical user interface includes federally required financial-aid education information (col. 1, lines 19-28). It would have been obvious to one having ordinary skill in the art at the time the invention was made to have the financial-aid information and services provided by the student-access graphical user interface includes federally required financial-aid education information and to modify in Hitchcock because such a modification would allow Hitchcock to have student loan plans that include federally subsidized loans for education.

As per claim 4, Hitchcock, Lebda, and Mottola failed to teach, The system of claim 3, wherein the student-access graphical user interface includes a monitor program

Art Unit: 3624

determining whether the borrower has accessed the federally required financial-aid information, but it would have been obvious to one having ordinary skill in the art at the time the invention was made to have the student-access graphical user interface include a monitor program determining whether the borrower has accessed the federally required financial-aid information and to modify in Hitchcock because such a modification would allow Hitchcock to have an on-line system that will notify the user when the user has accessed the forms for a federally required student loan because there are subsidized and unsubsidized federal loans.

As per claim 5, Hitchcock and Lebda failed to teach, The system of claim 4, wherein the monitor program is programmed to provide data to the corresponding post-high school education facility concerning the borrower's access to the federally required financial-aid information. Mottola teaches, wherein the monitor program is programmed to provide data to the corresponding post-high school education facility concerning the borrower's access to the federally required financial-aid information (col. 3, line 51- col. 4, line 25). It would have been obvious to one having ordinary skill in the art at the time the invention was made to have the monitor program is programmed to provide data to the corresponding post-high school education facility concerning the borrower's access to the federally required financial-aid information and to modify in Hitchcock because such a modification would allow Hitchcock to have a funding program that would provide information to an education facility to indicate the student plans to attend college and to borrow money for college under a federal financial aid program.

As per claims 6 and 25, Hitchcock and Lebda failed to teach, The system of claim 5, wherein the monitor program includes a test for testing the borrower's knowledge of the federally required financial-aid information and the monitor program is programmed to notify the corresponding post-high school education facility of the borrower's test results. Mottola teaches, wherein the monitor program includes a test for testing the borrower's knowledge of the federally required financial-aid information and the monitor program is programmed to notify the corresponding post-high school education facility of the borrower's test results (col. 5, lines 30-41 and fig. 6). It would have been obvious to one having ordinary skill in the art at the time the invention was made to have the monitor program include a test for testing the borrower's knowledge of the federally required financial-aid information and the monitor program is programmed to notify the corresponding post-high school education facility of the borrower's test results and to modify in Hitchcock because such a modification would allow Hitchcock to have the student complete the application and the various criteria responses are then extracted from the application and a score is computed for the student's knowledge of the subject matter.

As per claims 7 and 26, Hitchcock and Lebda failed to teach, The system of claim 6, wherein the form provided by the school-access graphical user interface includes a field to allow the operation of the test to be selected. Mottola teaches, wherein the form provided by the school-access graphical user interface includes a field to allow the operation of the test to be selected (col. 5, line 42-col. 6, line 18). It would have been obvious to one having ordinary skill in the art at the time the invention was

made to have the form provided by the school-access graphical user interface include a field to allow the operation of the test to be selected and to modify in Hitchcock because such a modification would allow Hitchcock to have a test taking form for an institution to access by selecting a button on the computer screen or through a drop-down menu.

As per claim 8, Hitchcock and Lebda failed to teach, The system of claim 1, wherein the financial-aid information provided by the student access graphical user interface includes information pertaining to financial-aid products. Mottola teaches, wherein the financial-aid information provided by the student access graphical user interface includes information pertaining to financial-aid products (col. 1, lines 19-26). It would have been obvious to one having ordinary skill in the art at the time the invention was made to have the financial-aid information provided by the student access graphical user interface includes information pertaining to financial-aid products and to modify in Hitchcock because such a modification would allow Hitchcock to have several different student loan plans that allow a student to finance the cost of an education.

As per claim 9, Hitchcock and Lebda failed to teach, The system of claim 8, wherein the financial-aid-service software program is provided by a proprietor of financial-aid products, and the information pertaining to financial-aid products is preloaded with information pertaining to the financial-aid products of the proprietor. Mottola teaches, wherein the financial-aid-service software program is provided by a proprietor of financial-aid products, and the information pertaining to financial-aid products preloaded with information pertaining to the financial-aid products of the proprietor (col. 1, lines 42-63). It would have been obvious to one having ordinary skill

in the art at the time the invention was made to have the financial-aid-service software program is provided by a proprietor of financial-aid products, and the information pertaining to financial-aid products is preloaded with information pertaining to the financial-aid products of the proprietor and to modify in Hitchcock because such a modification would allow Hitchcock to have the availability of low-interest funds for the financing of an education and information on the products available for this purpose.

As per claim 10, Hitchcock teaches, The system of claim 1, wherein the form provided by the school-access graphical user interface includes a field to allow each post-high school education facility to enter a school color and an image pertaining to the school, and the student-access graphical user interface including the school color and image to project to the borrower an association the post-high school education facility Page 6, line 27- page 7, line 12 and lines 20-25, and fig. 2).

As per claims 11 and 22, Hitchcock teaches, The system of claim 1, wherein the school access graphical user interface includes at least one field for customizing the operation of at least one of a group consisting of an electronic newsletter service, a required student training service, a financial-aid qualification service, a financial-aid award notification service, a financial-aid product information service, a financial aid provider information service, and a database record-keeping and reporting service (page 14, line 6-10 and page 20, lines 5-14).

As per claim 12, Hitchcock teaches, The system of claim 1, wherein the school access graphical user interface includes at least one field for customizing the operation of a financial-aid award notification service (page 20, lines 3-18).

As per claim 13, Hitchcock teaches, The system of claim 1, further comprising a database accessible by the centralized computer server, wherein the financial-aid-service software program is programmed to create a record for each post-high school education facility that registers with the school-access graphical user interface, the record containing customized content and operation selections made by the post-high school education facility (page 25, lines 3-30).

As per claim 14, this dependent claim is rejected for the similar rationale as given above for claim 13.

As per claim 15, Hitchcock teaches, The system of claim 14, wherein the financial-aid-service software program is further programmed to store data regarding actions taken by borrowers interfacing with the student access graphical user interface (page 22, lines 4-25).

As per claim 16, this dependent claim is rejected for the similar rationale as given above for claim 15.

As per claim 17, Hitchcock teaches, The system of claim 13, wherein the financial-aid-service software program includes a plurality of customizable template modules for the student-access graphical user interface, the template modules being customized with the customized content and operation selections made by the post-high school education facility registered with the school-access graphical user Interface (page 17, line 21 –page 19, line 28).

As per claim 19, Hitchcock teaches, The method of claim 18, further comprising the steps of storing the content and operation entries given by the representative of the

Art Unit: 3624

post-high school education facility in a record associated with the post-high school education facility in a database, wherein the customizing step includes a step of accessing the stored content and operation entries from the record associated with the post-high school education facility (page 10, line 12 –page 11, line 3).

As per claim 20, Hitchcock teaches, The method of claim 19, further comprising the step of accessing the school-access graphical user interface by a plurality of representatives from a respective plurality of post –high school education facilities, wherein the prompting and customizing steps are performed for each of the plurality of post-high school education facilities (page 9, lines 5-11).

As per claim 21, Hitchcock teaches, The method of claim 20, wherein: the student-access graphical user interface is accessible as a Web site on the Internet; and the school-access graphical user interface is accessible as a Web-site on the Internet (page 7, line 20 – page 8, line 28).

As per claim 23, Hitchcock failed to teach, The method of claim 18, further comprising the step of providing at least one financial-aid service by the student-access graphical user interface. Mottola teaches, providing at least one financial-aid service by the student-access graphical user interface (col. 1, lines 19-28). It would have been obvious to one having ordinary skill in the art at the time the invention was made to provide at least one financial-aid service by the student-access graphical user interface and to modify in Hitchcock because such a modification would allow Hitchcock to have access to one of the many financial-aid services (Stafford Loan Program, Perkins Loan Program, SLS, and Plus) available.

As per claim 24, Hitchcock and Lebda failed to teach, The method of claim 23, wherein the financial-aid service is taken from a group consisting of a financial-aid education service, a financial-aid qualification service, a financial-aid award notification service, a financial-aid product information service, and a financial-aid provider information service. Mottola teaches, wherein the financial-aid service is taken from a group consisting of a financial-aid education service, a financial-aid qualification service, a financial-aid award notification service, a financial-aid product information service, and a financial-aid provider information service (col. 1, lines 19-28). It would have been obvious to one having ordinary skill in the art at the time the invention was made to have the financial-aid service taken from a group consisting of a financial-aid education service, a financial-aid qualification service, a financial-aid award notification service, a financial-aid product information service, and a financial-aid provider information service and to modify in Hitchcock because such a modification would allow Hitchcock to provide all of the services that are needed when a student applies for financial-aid.

As per claim 27, this dependent claim is rejected for the similar rationale as given above for claims 6 and 7.

As per claim 28, Hitchcock and Lebda failed to teach, The method of claim 27, further comprising the step of providing a display by the student-access graphical user interface indicating the individual's relative progress in the financial-aid education service. Mottola teaches, providing a display by the student-access graphical user interface indicating the individual's relative progress in the financial-aid education service (col. 5, line 30-col. 6, line 31). It would have been obvious to one having

Art Unit: 3624

ordinary skill in the art at the time the invention was made to provide a display by the student-access graphical user interface indicating the individual's relative progress in the financial-aid education service and to modify in Hitchcock because such a modification would allow Hitchcock to know what the student's score is at certain stages of the application process and to know how close the student is to completing the financial-aid process.

As per claim 29, Hitchcock teaches, The method of claim 23, wherein: the financial-aid service is at least one of a financial-aid product information service and a financial-aid product application service; the student-access graphical user interface and the school-access graphical user interface are provided by a proprietor of a financial-aid product (page 20, lines 9-16 and page 27, lines 27-30).

This dependent claim is rejected for the similar rationale as given above for claim 9.

As per claim 30, this dependent claim is rejected for the similar rationale as given above for claim 10.

As per claim 31, this dependent claim is rejected for the similar rationale as given above for claims 11, 22 and 24

Conclusion

8. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Karnik (US 5,404,294) disclosed moving information between computers, a pre-filled form and a printed form.

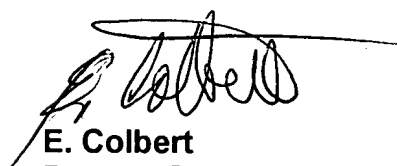
Art Unit: 3624

Inquiries

9. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ella Colbert whose telephone number is 571-272-6741. The examiner can normally be reached on Monday-Thursday, 6:30AM-5:00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Vincent Millin can be reached on 571-272-6747. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).



E. Colbert
Primary Patent Examiner
October 3, 2005